said point of intersection and Grand Rapids, under

such reasonable regulations and upon paying such Compensa- reasonable compensation as may be just and equita-And if the said two railroad companies cannot agree as to the regulations under which each and both of said companies shall run its trains over the road of the other and as to the compensation which shall (shall) be paid therefor, then the Railroad Commissioners of the state or such other parties as may be mutually agreed upon, shall make such regulations and fix such compensation therefor, as they shall ,after hearing the proofs and allegations of said parties, deem just and reasonable, and both of said companies shall be bound by such regulations and compensation so fixed.

Meaning of

Section 4. It is hereby declaired to be the true intent and meaning of this act to allow the Wisconsin Central Railroad Company to build its line of road between Portage and Stevens Point on the most direct and feasible route, and to receive the balance of the land grant conferred upon said company when it shall have earned it by so building the road between Portage and Stevens Point, and to ratify and confirm the stipulation entered into between the Secretary of the Interior and the Wisconsin Central Railroad Company by Gardner Colby, its President, on the 24th and 25th days of March, 1874, as far as possible.

Section 5. All acts and parts of acts conflicting with the provisions of this act are hereby repealed.

Section 6. This act shall take effect from and after its passage and publication.

Approved February 10, 1875.

## CHAPTER 7.

[Published February 15, 1875.]

AN ACT to legalize the official acts of Alfred Taggart, a Notary Public in the county of Rock.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

Acts legalized. Section 1. Alfred Taggart having been duly commissioned by the Governor of the state of Wisconsin as a notary public, in and for the state of Wisconsin. to reside in Rock county, by commission bearing date the 13th day of September, A. D. 1871, and which expired on the 13th day of September, A. D. 1873, and having by mistake continued to act as such notaty public until the 1st day of January, A. D. 1874, believing his said commission had not expired, all of the official acts, of the said Alfred Taggart as notary public from September 13th, 1873, to January 1st, 1874, are hereby legalized and made [as] valid to all intents and purposes, as though said Alfred Taggart had been duly appointed and commissioned as such notary public during said time.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved February 12, 1875.

## CHAPTER 8.

[Published February 15, 1875.]

AN ACT to legalize the official acts of R. Tattreshall, a Notary Public, residing at the city of Beloit, in the county of Rock.

The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. The official acts of R. Tattreshall, a Actalogalized. Notary Public, residing in the city of Beloit, in the county of Rock, done in the misapprehension of the expiration of his commission as a Notary public, between the tenth day of February and the thirteenth day of March, 1874, the day of the expiration of the notarial commission, dated February 10th, 1872, and the commencement of the term of new notarial appointment, dated the 13th day of March, 1874, are hereby declared to be as legal and effective, to all intents and purposes, as if the same had been done within the legal life-time of his said herein above mentioned notarial appointment, and under, and by virtue of his said notarial commissions, or either of them.

Section 2. This act shall take effect from and af-

ter its passage.

Approved February 12, 1875.